enemy may perpetuate the evidence of the ownership, value, and loss of such property.

The question being on its adoption;

Mr. Clarke demanded the yeas and nays,

The demand being sustained,

The yeas and nays were called, and appeared as follows:

AFFIRMATIVE.

Messrs.	Henkle,	Negley,
Belt,	Hollyday,	Parran,
Brown,	Lansdale,	Peter,
Clarke,	Lee,	Ridgely,
Duvall,	Marbury,	Sneary,
Harwood,	Miller,	Todd—17.
		•

NEGATIVE.

Messrs.	Farrow,	Parker,
Goldsborough, P't	Galloway,	Pugh,
Abbott,	Greene,	Purnell,
Annan,	Hebb,	Robinette,
Audoun,	Hopkins,	Russell,
Baker,	Hopper,	Schley,
Cunningham,	Keefer,	Scott,
Daniel,	King,	Smith, of Carroll,
Davis, of Wash.,	Markey,	Smith, of Wor.,
Dellinger,	Mayhugh,	Stirling,
Earle,	Murray,	Stockbridge-34.
Ecker,	Nyman,	0,

So the question upon its adoption was decided in the negative.

Mr. Clark submitted the following amendment:

Sec. —. No free negro or free mulatto, except while in the military service of the United States, shall come into or settle in this State after the adoption of this Constitution;

Mr. Marbury submitted the following amendment to the amendment:

Add the words "except those freed by this Constitution;"

Decided in the negative.

The question recurring upon the adoption of the amendment submitted by Mr. Clarke,

Mr. Clarke demanded the yeas and nays,